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Jun 12 08 04:52p Edward C. Kramer, Esq. 06/11/2008 WED 12:12 FAX MS2

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Fann (00)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
-----X Index No. 08 CV 00453 (CM)
SCANTEK MEDICAL, INC.,

Plaintiff,

STIPULATION

-against-

ANGELA CHEN SABELLA and ACCORDANT HOLDINGS, LLC.

Defendants and Third-Party

Plaintiffs.

-against-

MINTZ & FRAADE, P.C., FRED MINTZ, ALAN FRAADE, MINTZ & FRAADE ENTERPRISES, LLC, ZSIGMOND L. SAGI, and GIBRALTER GLOBAL MARKETING LLC,

Third-Party Defendants.

IT IS HEREBY STIPULATED, CONSENTED TO AND AGREED,

- The time within which the defendants and third-party plaintiffs may answer or otherwise move with respect to the Motion to Dismiss the Counterclaims and Third-Party Complaint made by the plaintiff and third-party defendants herein is hereby extended to and including June 20, 2008.
- 2. The plaintiff's and third-party defendants' time to reply to a response to any motion made by plaintiff and third-party defendants with respect to the Motion to Dismiss the Counterclaims and Third-Party Complaint made by plaintiff and third-party defendants herein is hereby extended to and including July 9, 2008.

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Edward C. Kramer, Esq.

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A facsimile signature shall be deemed an original signature for purposes of this stipulation.

Dated: June 10, 2008

Edward C. Kramer (EK 8411)

Mintz & Fraade, P.C.

488 Madison Avenue, Suite 1100

New York, New York 10022

212-490-1616

Attorney for Plaintiff/Third-Party Defendants

Kenneth Sussmane (KS 9301)

McCue Sussmane & Zapfel, P.C.

521 Fifth Avenue, 28th Floor

New York, NY 10175

212-931-5500

Attorney for Defendants/Third-Party Plaintiffs

SO OKRETED:

Collect McMahon, U.S.D.J.

Date